

**ASSEMBLY BILL 139
COURT DISTRIBUTION
GUIDELINES**



**STEVE WESTLY
California State Controller**

DIVISION OF ACCOUNTING AND REPORTING

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INTRODUCTION

Assembly Bill (AB) 139 (Chapter 74, Statutes of 2005) was signed by the Governor as an urgency bill and became effective on July 19, 2005. AB 139 was a budget trailer bill that included many subjects related to state government. These guidelines address only the trial court related provisions including civil fees, county maintenance of effort payments, and civil assessments.

The State Controller's Office (SCO), pursuant to Government Code (GC) section 71380 and Penal Code (PC) section 1462.5, is responsible for a uniform accounting system for trial courts to the end that trial court revenues (fines, penalties, fees, etc.) are properly and uniformly accounted for and distributed to all levels of government.

- In addition to AB 139, another trailer bill, AB 145 (Chapter 75, Statutes of 2005), provides for a standardization of civil fees with the deposit of all civil fees into an Administrative Office of the Courts (AOC) bank account. The AOC distributes a portion of the fees to the counties and trial courts. The remainder is transferred to the SCO for deposit in various State Funds. AB 145 is effective January 1, 2006, except for the repeal of a sunset on the additional court security fee pursuant to GC section 69926.5, which is effective July 19, 2005.
- Some of the changes in AB 139 related to GC section 68085 are only effective for July through December 2005 collections.
- All civil assessments will be distributed to the Trial Court Trust Fund. Counties will get a permanent reduction in their GC section 77201.1 maintenance of effort payments

AB 145 will be covered in the updated Appendix C of the *Manual of Accounting and Audit Guidelines for Trial Courts* due out in December 2005. However, portions AB 145 are included in these guidelines as they relate to AB 139 changes.

If you have any questions regarding the *Assembly Bill 139 Court Surcharge Distribution Guidelines*, contact:

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Summary of Code Sections

Government Code Section 68085 (Amended)

Trial Court Trust Fund: Provides that all fees and fines collected after July 1, 2005 pursuant to Code of Civil Procedure (CCP) sections 116.390, 116.570, 116.760, 116.860, 177.5, 491.150, 704.750, 708.160, 724.100, 1134, 1161.2, and 1218, Government Code (GC) sections 26824, 26828, 26829, 26834, and 72059 Penal Code (PC) Sections 166 and 1214.1 are remitted to the state notwithstanding specific exceptions listed in GC section 68085(d) to the Trial Court Trust Fund.

These fees include all the fees and fines that were listed as undesignated fees in GC section 68085.5(a) and (f), except for Probate Code (PRO) section 1835. The proceeds of this fee should either be retained by the court.

Pursuant to GC sections 68085 and 68085.1 as amended by AB 145 effective January 1, 2006, all the fees and fines listed above including PRO 1835 that are collected on or after January 1, 2006 are deposited into a Administrative Office of Courts (AOC) bank account. The bank account is created pursuant to GC sections 68085.1(b) and 77009, as amended in AB 145, and provides for further distribution by the AOC and SCO to county, state and court funds.

Cleanup legislation may clarify that these fines and forfeitures upon direction of the AOC, shall be deposited as soon as practicable into the AOC bank account prior to January 1, 2006.

Government Code Section 68085.5 (Amended)

Undesignated Fees: Prior to AB 139, GC section 68085.5 required counties to remit to the State Trial Court Trust Fund specified fees and fines pursuant to subsections (a) and (b) to the State that were not part of a local sharing agreement. The counties also owed maintenance of effort payment to the State of a total of not more than \$31 million for each of the 2003-04 and 2004-05 fiscal years. The county received credit for revenues remitted under subsections (a) and (b). Overpayments and underpayments of the \$31 million for the 2003-04 amounts were adjusted per statute on or before September 15, 2004.

AB 139 provides that GC section 68085.5 does not apply to specified fees and fines that are collected on or after July 1, 2005.

AB 139 provides that underpayment or overpayments for the 2004-05 amounts are adjusted on or before November 15, 2005.

AB 139 provides that any delinquent payments of the \$31 million dollar obligation for the 2003-04 or 2004-05 fiscal year payments not received on or before September 1, 2005 are considered delinquent and subject to the penalties set forth in Section 68085 which equates to one and one half

**Government Code
Section 68085.5 (Continued)**

percent per month.

The fees that were listed in GC section 68085.5(b): GC sections 26827.6, 26827.7, 26840.1, 26847, 26854, 26855.1, 26855.2, 26859, 27293, 71386, and 72061; Health and Safety Code section 103470; PC sections 1203.4 and 1203.45; PRO sections 2343, 7660, and 1320; and Vehicle Code section 14607.6) were not addressed in AB 139. The special undesignated fee distribution to the Trial Court Trust Fund in GC section 68085.5 has been discontinued for collections made on or after July 1, 2005. Therefore, these fees should go to the court or county depending on which agency incurs the cost associated with the fees.

AB 145 provides that the fees listed in GC section 68085.5 (b) that are collected on or after January 1, 2006 are to be either deposited into the AOC Bank Account or retained by the County. PC sections 1203.4 and 1203.45 may be changed with cleanup legislation to provide that they are deposited into the AOC bank account instead of being retained by the county. The distribution of these fees was determined by which agency normally incurs the cost.

**Government Code
Section 68085.6 (New)**

County Undesignated Fee Obligation: Commencing July 1, 2005, the counties obligation to remit to the Trial Court Trust Fund the difference between \$31 million dollars and the GC section 68085.5 remittances expires.

Thereafter, the counties will be required to remit to the Trial Court Trust Fund the following amounts:

- (1) In the 2005-06 fiscal year, twenty million dollars (\$20,000,000).
- (2) In the 2006-07 fiscal year, fifteen million dollars (\$15,000,000).
- (3) In the 2007-08 fiscal year, ten million dollars (\$10,000,000).
- (4) In the 2008-09 fiscal year, five million dollars (\$5,000,000).
- (5) In the 2009-10 fiscal year and thereafter, the obligation shall expire.

Each county's portion of the payments shall be determined by the AOC and the California State Association of Counties (CSAC) with the following conditions:

Any county that did not receive a reduction of county trial court funding payments (GC section 77201.1) to compensate for the loss of civil assessment revenue under GC section 68085.7 (see below) shall not be required to make payments pursuant to this section.

No county payment shall be greater than 90% of annual payment required under GC section 68085.5(e) for the past two years.

**Government Code
Section 68085.6 (Continued)**

The AOC and the CSAC shall determine the payment amounts on or before October 31, 2005. If they do not agree they may request a mutually agreed upon third party to determine each county's portion on or before December 31, 2005.

The payments for fiscal year 2005-06 should be made in two equal installments on February 15, 2006 and May 15, 2006. In each subsequent fiscal year, the payment will be in four equal installments due October 1, January 1, April 1, and May 1.

The AOC and the CSAC shall agree, prior to June 30, 2006 on, a methodology to determine if the revenue to the Trial Court Trust Fund under this section and GC section 68085.7 significantly exceeded projections so that a reduction of the 2008-09 payment can be submitted to the Legislature.

Penalties pursuant to GC section 68085 are provided for any delinquent payments under this section

If remitted annually to the State pursuant to annual payments listed in this section and new remittances pursuant to GC section 68085.5 and PC section 1214.1 are less than \$31 million, no additional state funds shall be appropriated to make this difference.

**Government Code
Section 68085.7 (New)**

Reduction of GC 77201.1 Payments: Provides that GC section 68085.5 does not apply to the collection of fees listed in GC section 68085.5 for collections made on or after July 1, 2005. These fees and fines are either specified in GC section 68085 for distribution to the State Trial Court Trust or to the court or county that provides the service for the fine.

Cleanup legislation may clarify that these fines and forfeitures, except for the former GC section 68085.5(b) fees, upon direction of the AOC, shall be deposited as soon as practicable into the AOC bank account prior to January 1, 2006. AB 139 allows this for PC 1214.1 collections, but the intent was to have this option available to the other fees and fines when it is practicable.

Beginning July 1, 2005 each county's maintenance of effort payment pursuant to GC section 77201.1(b)(2) (Fine and Forfeitures Revenue MOE) will be reduced by the amount of civil assessments a county received in the 2003-04 fiscal year less collection costs.

The AOC and the CSAC will determine the reduction based on information on gross and net civil assessment collections from the counties and the courts. The courts and counties shall report these amounts to the AOC and the CSAC, either jointly or separately if they do not agree by August 31, 2005.

A county will receive this reduction for the 2005-06 fiscal year only if it transmits to the Trial Court Trust Fund any monies collected beginning

**Government Code
Section 68085.7 (Continued)**

July 1, 2005 and prior to the effective date of AB 139 (July 19, 2005) per GC sections 68085, 68085.5 and section PC section 1214.1 as amended by AB 139.

The AOC and the CSAC should determine the reduction on or before October 31, 2005. Counties and courts may appeal these amounts to the AOC and the CSAC.

If the AOC and the CSAC do not agree on a county's reduction, a mutually agreed upon third party shall make the determination on or before December 31, 2005.

GC section 68085.7 states that the State Controller's Guidelines shall apply to the determination of revenues from the civil assessments. The costs of collecting civil assessments are only those prorated costs used to collect those civil assessments.

Formerly, the civil assessment had no specific distribution in statute and was used by some agencies to pay for its collections program. However, the civil assessment revenue should have been booked as gross rather than net by the agency. AB 139 provides for a specific distribution to the State Trial Court Trust Fund. An agency is not allowed to reduce city or state revenues (including civil assessments) by collection cost, except under the comprehensive collection program (CCP) or the Franchise Tax Board's Court Ordered Debt Program, collection costs are not allowed to. Therefore, the practice of financing cost of collections from civil assessments is no longer allowed for collections made on or after July 1, 2005.

If a comprehensive collection program (CCP) pursuant to PC section 1463.007 is used, the collection costs can reduce the civil assessment, but only on a proportional basis with the other revenues collected. The CCP allows a county or court that meets the requirements of this section to deduct and deposit in the county treasury or in the Trial Court Operations Fund the cost of operating that program, from any revenues collected thereby **prior to making any distribution of revenues to other governmental entities required by any other provision of law.**

The AOC-CSAC AB 139 Guidelines state that the intent of the changes in AB 139 to the civil assessment is to have gross civil assessments including those collected under the CCP remitted to the State Trial Court Trust Fund. Court/County Collection costs from the CCP will be recovered from AOC's monthly distributions to the courts of their share of civil assessments. However, AB 139 does not clearly require this process. Cleanup legislation may be introduced to clarify this process. In the meantime, the AOC and the CSAC urge that courts and counties remit all civil assessments, and any additional backup information or documentation. It is understood that some courts or counties may only be able to deposit net civil assessments collections into the State Trial Court Trust Fund. To the extent that all allowable collection costs from a CCP are not deducted before deposit, remaining allowable collection costs will

**Government Code
Section 68085.7 (Continued)**

be covered from the court's share of civil assessment. All courts and counties shall report to the AOC gross civil assessment collection by all sources, including the Franchise Tax Board and private collection agencies, additional backup information. In order to determine whether costs were properly deducted, additional backup may be required. Any additional backup information or documentation should be sent to the AOC and not to the State Treasurer with the TC-31 remittance form.

AB 139 provides that the AOC and the CSAC, in calculating civil assessment revenue for the reduction to the GC section 77201.1, should use net revenue.

**Government Code
Section 68085.8 (New)**

Inequities in County Payments: The AOC and the CSAC shall determine if there are inequities resulting from the changes in revenue distribution pursuant to GC sections 68085.6 and 68085.7. Inequities may be corrected with adjustment to the MOE reduction under GC section 68085.7, county obligation under GC section 68085.6, or allocation to a trial court under GC section 68085 if a mutual agreement is made by the AOC and the CSAC.

**Government Code
Section 69926.5 (Amended)**

Court Security Fee: Extends the \$20 security surcharge on filing fees pursuant to GC section 69926.5 until the enactment of a uniform filing fee bill. AB 145 amends this section to provide that the section is no longer operative after December 31, 2005.

**Government Code
Section 71386 (Amended)**

Returned Check Fee: Provides that if a court incurs the cost of a returned check, the charges imposed shall be distributed to that court. AB 145 provides that if the court incurs this cost on or after January 1, 2006, the distribution of this fee is to the AOC bank account.

**Penal Code Section 1214.1
(Amended)**

Civil Assessment: Increases civil assessment from up to \$250 to up to \$300.

Beginning July 1, 2005 all civil assessments shall be deposited in the Trial Court Trust Fund pursuant to GC section 68085. Under PC 1214.1(f), the AOC may direct courts to deposit civil assessments as soon as possible into the AOC bank account. AB 145 provides that for civil assessment collections made after January 1, 2006, the deposit shall be made to the AOC bank account. Counties may pursuant to AOC instructions deposit civil assessments collected by the county directly in the AOC bank account.

Courts and counties shall maintain the collection program for civil assessments that was in effect on July 1, 2005 unless otherwise agreed. If there are disagreements over the collection process the court or county may request arbitration from a third party agreed upon by the AOC and the CSAC.

The civil assessment remains a priority 4 for the installment payment priority pursuant to PC 1203.1d.

AB 139 Distribution Tables

For Period from July 1, 2005 to December 31, 2005

CODE SECTION	VIOLATION/ SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE
These distributions are for changes made by AB 139 and are generally for collections from July 1, 2005 to December 31, 2005.				
CCP 116.390 — Small Claims Transmittal of Papers to Higher Courts; Fee	\$1 transmittal fee for transferring small claims papers to higher courts (Fee eliminated AB 145)	To the State	Trial Court Trust Fund	To fund trial court operations
CCP 116.570 — Small Claims Postponement/ Rescheduling Fee	\$10 fee for postponement and rescheduling of a small claims hearing	To the State	Trial Court Trust Fund	To fund trial court operations
CCP 116.760 — Small Claims Appeal to a Higher Court; Filing Fee	\$50 fee for appealing a small claims judgment	To the State	Trial Court Trust Fund	To fund trial court operations
	Plus law library fee	To the County	Law Library Fund	To establish and monitor law libraries as directed by the Board of Law Library Trustees
CCP 116.860 — Small Claims Payment of Judgment Into Court Fee	Up to \$25 to cover the cost of administering the payment of judgment	To the State	Trial Court Trust Fund	To fund trial court operations
CCP 177.5 — Money Sanctions	Money sanctions up to \$1,500 for imposed by judicial officer for violation of any lawful court order	To the State	Trial Court Trust Fund	To fund trial court operations
CCP 491.150 — Proper Court for Examination Fees	\$12 filing fee if the plaintiff seeks an examination of a person before a court other than the court that issued the writ	To the State	Trial Court Trust Fund	To fund trial court operations
CCP 704.750 — Application for Order of Sale Filing; Fees	\$12 filing fee for writ of execution upon a dwelling house, if the judgement was rendered in another county	To the State	Trial Court Trust Fund	To fund trial court operations
CCP 708.160 — Filing Abstract of Judgement From a Court of Another County; Fee	\$12 fee for filing an Abstract of Judgment related to the proper court of examination	To the State	Trial Court Trust Fund	To fund trial court operations
CCP 724.100 — Issuance of Certificate of Satisfaction of Judgment; Fees	\$3 fee for the issuance of a Certificate of Satisfaction of Judgment if satisfaction of judgement has been entered into the register of actions	To the State	Trial Court Trust Fund	To fund trial court operations
CCP 1134 — Filing of Entry of Judgement by Confession; Fees	\$15 in court costs for filing an entry of judgement pursuant to CCP 1133	To the State	Trial Court Trust Fund	To fund trial court operations
CCP 1161.2 — Access to Court File; Fees	Additional fee of \$4 for filing a first appearance by the plaintiff	To the State	Trial Court Trust Fund	To fund trial court operations

AB 139 Distribution Tables

For Period from July 1, 2005 to December 31, 2005

CODE SECTION	VIOLATION/ SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE
CCP 1218 — Contempt of Court; Fines	Up to \$1,000 fine for contempt of court	To the State	Trial Court Trust Fund	To fund trial court operations
GC 26824 — Appeal in Limited Civil Case Filing Fee	\$50 fee for filing an appeal to the appellate division of a superior court in a limited civil case	To the State	Trial Court Trust Fund	To fund trial court operations
	Plus law library fee	To the County	Law Library Fund	To establish and monitor law libraries as directed by the Board of Law Library Trustees
GC 26827.6 — Receipt and Storage of Document Transferred by Attorney for Safekeeping	\$10 fee, unless the court determines the direct cost exceeds \$10, for the court clerk receiving and storing a document transferred to the court clerk pursuant to PRO 732	If County incurs costs, to the County	Not specified	Not specified
		If Court incurs costs, to the Court	Not specified	Not specified
GC 26827.7 — Searching Document Transferred by Attorney for Safekeeping	\$5 fee for each file for searching a document transferred by an attorney for safekeeping	If County incurs costs, to the County	Not specified	Not specified
		If Court incurs costs, to the Court	Not specified	Not specified
GC 26828 — Issuance Writ Fee	\$7 fee for issuing a writ of attachment, mandate, execution, sale, possession, or prohibition, or enforcing an order of judgment	To the State	Trial Court Trust Fund	To fund trial court operations
GC 26829 — Issuance of Order of Sale Fee	\$20 fee for issuing an order of sale	To the State	Trial Court Trust Fund	To fund trial court operations
GC 26834 — Abstract of Judgment Fee	\$7 fee for issuing an abstract of judgment	To the State	Trial Court Trust Fund	To fund trial court operations
GC 26840.1— Marriage Certificate Filing Fee	\$14 fee for filing a marriage certificate or a blank marriage authorization form pursuant to Part 4 (commencing with Section 500) of Division 3 of the Family Code	\$4 to the State Registrar of Vital Statistics	Not specified	Not specified
		If County incurs costs, to the County	Not specified	Not specified
		If Court incurs costs, to the Court	Not specified	Not specified
	Up to \$3 additional fee if the county clerk determines that an additional amount is needed to defray local costs	\$1 plus any additional amount above the \$14 to the County	Not specified	To reimburse county for costs
GC 26847— Making Record of Certificate of Revivor; Fee	\$2 fee for making a record of a certificate of revivor	If County incurs costs, to the County	Not specified	Not specified
		If Court incurs costs, to the Court	Not specified	Not specified

AB 139 Distribution Tables

For Period from July 1, 2005 to December 31, 2005

CODE SECTION	VIOLATION/ SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE
GC 26854 — Fee for Searching Records	\$5 fee for searching records and files	If County incurs costs, to the County	Not specified	Not specified
		If Court incurs costs, to the Court	Not specified	Not specified
GC 26855.1 — Filing Power of Attorney for Admitted Surety Insurer	\$3.50 if one name is used and \$2.25 fee for each additional name for filing a power of attorney or a notice of cancellation, revocation, or withdrawal of power of attorney for an admitted surety insurer	If County incurs costs, to the County	Not specified	Not specified
		If Court incurs costs, to the Court	Not specified	Not specified
GC 26855.2 — Filing Financial Statement of Surety Insurer	\$3.50 fee for filing the financial statement of a surety insurer	If County incurs costs, to the County	Not specified	Not specified
		If Court incurs costs, to the Court	Not specified	Not specified
GC 26859 — Dissolution of Marriage Fee	\$4 surcharge on petitions for dissolution	\$2 to the County	Not specified	Not specified
		\$ 2 to the State Registrar of Vital Statistics	Health Statistics Special Fund	Not specified
GC 27293 — Certification of Foreign Translation Fee	\$1.50 fee for recording instruments in a foreign language	If County incurs costs, to the County	Not specified	Not specified
		If Court incurs costs, to the Court	Not specified	Not specified
GC 69926.5(a)&(b) — Court Security Surcharge on Total Filing Fee	(a) \$20 court security surcharge added to the total fee collected pursuant to GC 26820.4, 26826, 26827, 72055, or 72056	100% to the State	Trial Court Trust Fund	To fund trial court operations and to ensure adequate funding for court security
	(b) Additional court security surcharge only on cases filed between January 1, 2004, and June 30, 2006. \$20 is added to the total filing fee pursuant to GC 26820.4, 26826, and 26827. \$20 is added to limited cases filed pursuant to GC 72055 and 72056 when the amount demanded exceeds \$10,000. A fee of \$10 is added to limited cases filed pursuant to GC 72055 and 72056, when the amount demanded is \$10,000 or less.	100% to the State	Trial Court Trust Fund	To fund trial court operations and to ensure adequate funding for court security
GC 71386 — Returned Check Fee	Reasonable charge for a returned check, not to exceed actual costs	If County incurs costs, to the County	Not specified	Not specified
		If Court incurs costs, to the Court	Not specified	Not specified

AB 139 Distribution Tables

For Period from July 1, 2005 to December 31, 2005

CODE SECTION	VIOLATION/ SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE
GC 72059 — Filing Fee for Abstract of Judgment	\$20 fee for receiving and filing an abstract of judgment rendered by the judge of another court	To the State	Trial Court Trust Fund	To fund trial court operations
GC 72061— Fee for Transcript of Register of Actions	\$1.50 fee per issuance of a transcript of the register of actions	If County incurs costs, to the County	Not specified	Not specified
		If Court incurs costs, to the Court	Not specified	Not specified
H&S 103470 — Filing Fee to Establish Record of Birth, Death, or Marriage	\$6 filing fee to file a petition to establish a record of birth, death, or marriage pursuant to H&S 103450	If County incurs costs, to the County	Not specified	Not specified
		If Court incurs costs, to the Court	Not specified	Not specified
	Plus law library fee of the County	To the County	Law Library Fund	To establish and monitor law libraries as directed by the Board of Law Library Trustees
PC 166 — Contempt of Court protective orders	(b) Fine of up to \$5,000 for contempt of court - violation of order not to contact	To the State	Trial Court Trust Fund	To fund trial court operations
	(c) Fine of up to \$1,000 for contempt of court -violation of protective order in Domestic violence	To the State	Trial Court Trust Fund	To fund trial court operations
	(e) Fine of up to \$1,000	To the County	Not specified	Battered Women's Shelter
PC 1203.4 — Fee for Petition for Dismissal of Charge; Probation	Petition for the dismissal of a charge	If County incurs costs, to the County	Not specified	Not specified
		If Court incurs costs, to the Court	Not specified	Not specified
PC 1203.45 — Fee for Petition for Sealing of Records	Petition for an order sealing a record	If County incurs costs, to the County	Not specified	Not specified
		If Court incurs costs, to the Court	Not specified	Not specified
PC 1214.1 — Civil Assessment	<p>Defendant fails, after notice and without good cause, to appear in court, or fails to pay all or any portion of a fine ordered by the court.</p> <p>If the underlying offense has not been adjudicated, the bail amount can be collected voluntarily.</p>	100% of assessment collected (up to \$300) to the State	Trial Court Trust Fund	To fund trial court operations

AB 139 Distribution Tables

For Period from July 1, 2005 to December 31, 2005

CODE SECTION	VIOLATION/ SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE
PRO 1835— Informational Package for Private Conservator Fee	Up to \$20 to cover the cost of providing the written information required in PRO 1834 to a private conservator	To the Court	Not specified	Not specified
PRO 2343— Annual Private Professional Conservator Filing Fee	Annual filing fee charged each private professional conservator or guardian that does not exceed the average per-conservator or per-guardian annual cost in complying with Article 4 of Chapter 4 of Part 4 of Division 3 of the Probate Code	If County incurs costs, to the County	Not specified	Not specified
		If Court incurs costs, to the Court	Not specified	Not specified
PRO 7660— Petition for Summary Probate Fee	Fee as set by a court for filing an application for summary disposition of a small estate	If County incurs costs, to the County	Not specified	Not specified
		If Court incurs costs, to the Court	Not specified	Not specified
PRO 13201— Filing Fee Affidavit	\$35 filing fee for an affidavit under PRO 13200 and issuance of one certified copy of the affidavit	If County incurs costs, to the County	Not specified	Not specified
		If Court incurs costs, to the Court	Not specified	Not specified
VC 14607.6(e)(4) — Vehicle Forfeiture Filing Fee	Vehicle forfeiture filing fee not to exceed \$50	If County incurs costs, to the County	Not specified	Not specified
		If Court incurs costs, to the Court	Not specified	Not specified
	Plus law library fee of the County	To the County	Law Library Fund	To establish and monitor law libraries as directed by the Board of Law Library Trustees

AB 139 Distribution Example Civil Assessment

For Period from July 1, 2005 to December 31, 2005

VIOLATION	CODE SECTION	AMOUNT	LESS 2% TO STATE GC 68090.8	DISTRIBUTION AFTER 2% DEDUCTION	APPLICABLE FUND AND CODE SECTION
PC 12951 County Arrest, No Valid License in Possession Alameda County	PC 1465.7 20% State Surcharge	\$7.00	None	\$7.00 to the State	State General Fund - PC 1465.7
	PC 1463.001 Base Fine	\$35.00	\$.70	\$34.30 to the County	County General Fund - PC 1463.001
	PC 1464 State Penalty	\$40.00	\$.56	\$27.44 to the State	State Penalty Fund - PC 1464
			\$.24	\$11.76 to the County	County General Fund - PC 1464
	GC 76000 Local Penalty for Alameda at \$5	\$28.00	\$.56	\$27.44 to the County	Various County Funds pursuant to GC 76000
	GC 70372 State Court Construction Penalty Prior to State County Court Facility Agreement	\$12.00	\$.24	\$11.76 to the State	State Court Facilities Construction Fund
	GC 76104.6 DNA Identification Assessment 2nd year	\$4.00	\$.08	\$3.92 temporarily to County	
				Distribution from county on a quarterly basis	
				\$2.74 to the State	State DNA identification Fund
				\$1.18 to the County	County DNA Identification Fund
	PC 1214.1 — Civil Assessment	\$300.00	None	\$300.00 to the State	Trial Court Trust Fund
	Total	\$426.00	\$2.38	\$423.62	

For illustrative purposes, these examples assume arrest in either Alameda County or the City of Oakland. PC 1463.002 contains a complete list of percentages for each county.

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